Approved For Release 2002/05/08 : CIA-RDP60-00442R000100090018-6 1 50 45 76 **OGC Has Reviewed** 

25X1A6A  25X1A9A  ATER:  Office of Counsel Counsel  - Administrative  - Two Years Continuous Service Abroad  1. You have asked for comments regarding the effect of IMOP during saturally leave on "continuous service" abroad for an agency employee. A fortherming Regulation on Leave will clarify the matter but our conclusions regarding its application are furnished to evoid any nerginal confusion on its interpretation.  2. Maternity leave may be granted in a proper case and may consist of sick and annual leave and leave without pay. Cartain approvals required within the Regulation relate to the furnition of the maternity leave leave to her aveilt and with respect to employees assigned showed, the period of leave does not break the continuity of survice required for qualification under the home leave previations of our Regulation; see it require that them there is not be period of such leave. Your suggestion that IMOP exceeding thirty have taken abroad after the exhaustion of sick leave does not constitute a break in the continuous service is convert, and it is not necessary to task such leave to the overseas terr of duty.  3. Comptecibler General's Section B-93355 of 16 March 1950 is an unpublished seriation which has been used as the languations reference.  2h January 1955  25X1ASA  RE/PERS  OCC		AIR		<b>20/34-2197</b> 7	
- Administrative - Two Years Continuous Service Abroad  1. You have asked for comments regarding the effect of IMOF during maternity leave on "continuous service" shread for an agency employee. A forthweating Regulation on Leave will clarify the matter but our conclusions regarding its application are furnished to svoid ony marginal confusion on its interpretation.  2. Haternity leave may be granted in a proper case and may consist of sink and assessed leave without pay. Cartain approvals required within the Regulation relate to the fluration of the maternity leave itself. Further, IMOF may be granted whether or not the ampliques has annual or sick leave to her eredit and with respect to employees assigned shroad, the period of leave does not break the continuity of service required for qualification under the house leave previsions of our Regulation, or does it require that the employee's tear be extended for the period of such leave. Your suggestion that IMOF embedding thirty days taken shread effect the embanation of sick leave does not constitute a break in the continuous service is correct, and it is not necessary to teak such leave to the overseas tour of duty.  3. Comptrollar General's decision 3-93955 of 16 March 1990 is an unpublished decision which has been used as the keystone reference for subsequent Regulations although it does not specifically consider the matter of IMOF. A copy of this decision which has been used as the keystone reference.  25X1ASA  25X1ASA  1 - Subject File  1 - Chrono.  1 - Chrono.  25X1ASA		ATTI :	Augusta Compani	February 10, 19.	5 3
1. You have asked for comments regarding the effect of 1902 during maternity leave on "continuous service" shroad for an agency employee. A fortheening Regulation on Leave will clarify the matter but our conclusions regarding its application are furnished to evoid any marginal confusion on its interpretation.  2. Maternity leave may be granted in a proper case and may consist of sick and annual Leave and leave without pay. Cartain approvals required within the Regulation relate to the furnition of the maternity leave itself. Further, 1902 may be granted whether or not the employee has annual or sick Leave to her credit and with respect to employees assigned shroad, the period of leave does not break the continuity of survice regularied for qualification under the home leave provisions of our Regulation; nor does it require that the employee's tear be extended for the period of such leave. Your suggestion that 1902 exceeding thirty days taken shroad after the exhaustion of sick leave does not constitute a break in the confineous service is correct, and it is not necessary to teak such leave to the overseas tour of duty.  3. Comptroller General's decision 3-9335 of 16 March 1970 is an unpublished decision which has been used as the keystone reference for subsequent Regulations although it does not specifically consider the matter of EUF. A copy of this decision is being provided for your reference.  25X1A6A  3 - 1 - Subject File Assistant General Counsel  1 - Chrono.  25X1A6A					
1. You have maked for comments regarding the effect of 1807 during maternity leave on "continuous service" shroad for an agency employee. A fortheening Regulation on Leave will clarify the matter but our conclusions regarding its application are furnished to evoid any marginal confusion on its interpretation.  2. Maternity leave may be granted in a proper case and may consist of sick and semmel leave and leave without pay. Cartain approvals required within the Regulation relate to the function of the maternity leave itself. Further, INOP may be granted whether or not the employee has should or sick leave to her credit and with respect to employees massigned abroad, the period of leave does not break the continuity of service required for qualification under the home leave provisions of our Regulation; does it require that the employee's tear be extended for the period of such leave. Your suggestion that IROP emosading thirty days taken abroad after the exhaustion of sick leave does not constitute a break in the continuous service is correct, and it is not necessary to back such leave to the overseas tour of duty.  3. Comptrailer General's decision 3-93365 of 16 March 1950 is an unpublished decision which has been used as the leavestne reference for subsequent Regulations although it does not specifically consider the matter of IROP. A copy of this decision is being provided for your reference.  25X1A6A  3				ervice Abroad	
fortherming Regulation on Leave will clarify the matter but our conclusions regarding its application are furnished to evoid any marginal confusion on its interpretation.  2. Entermity leave may be granted in a proper case and may consist of sick and samual leave and leave without pay. Certain approvals required within the Regulation relate to the furnished of the maternity leave itself. Further, INCP may be granted whether or not the employee has assual or sick leave to her credit and with respect to employees sesigned shroad, the period of leave does not break the continuity of service required for qualification under the home leave provisions of our Regulation; nor does it require that the employee's tear be extended for the period of such leave. Your suggestion that INCP exceeding thirty days taken shroad after the exhaustion of sick leave does not constitute a break in the continuous service is correct, and it is not necessary to teak such leave to the overseas tour of duty.  3. Comptroller General's decision 3-93365 of 16 Herch 1970 is an unpublished decision which has been used as the keystone reference for subsequent Regulations although it does not specifically consider the matter of INCP. A copy of this decision is being provided for your reference.  24 January 1955  1 - Subject File 1 - Chrono.  25X1A6A	5X1	R355 (F. O.)	ated 10 Bovenber	r 1954	
25X1A6A  21 January 1955  1 - Subject File Assistant General Counsel  1 - OGC 349 25X1A6A		2. Meternit sick and annual I the Regulation re IMCP may be grand her eredit and wi does not break things leave provinteur be extended exceeding thirty constitute a break such leave to tank such such such such such such such such	ly leave may be granted in the end leave without plate to the duration of led whether or not the end the respect to employees as continuity of service sions of our Regulation; for the period of such large taken abroad after it in the continuous serve to the oversess tour of the General's decision liker General's decision.	pay. Cartain approvals required within the maternity leave itself. Further, splayer has annual or sick leave to assigned abroad, the period of leave required for qualification under the nor does it require that the employee's leave. Your suggestion that INOP the embanstion of sick leave does not vice is correct, and it is not necessary of duty.  3-93365 of 16 March 1950 is an unpublish	y bed
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